

CHAPTER 1
6/1/94

1683

DEPARTMENT OF THE NAVY
Office of the Chief of Naval Operations
Washington, D.C. 20350

OPNAVINST 5710.24
Ser 09/501199
28 April 1978

OPNAV INSTRUCTION 5710.24

To: All Ships and Stations

Subj: International Agreements Navy Procedures

Ref: (a) DOD Directive 5530.3 of 3 Nov 76
(NOTAL) (Implemented by SECNAV-
INST 5710.25)
(b) DODINST 2050.1 of 6 Jul 77 (NOTAL)
(Implemented by SECNAVINST
5710.25)
(c) SECNAVINST 5710.25 of 10 Aug 77
(d) OPNAVINST 5510.48F of 24 Jan 77
(e) OPNAVINST 5510.155 of 8 Feb 77
(NOTAL)

Encl: (1) Guidance Concerning the Exercise of
Approval Authority
(2) Approval Authority Reserved by CNO
(3) Approval Authority Delegated by CNO

1. Purpose. This instruction implements references (a), (b) and (c), amplifies definitions set forth in reference (a), relegates authority to authorize the initiation of negotiations and to authorize the conclusion of international agreements, and promulgates additional requirements, guidance and procedures applicable to organizations under the Command of the Chief of Naval Operations, referred to hereafter as the "Navy".

2. Cancellation. NAVOP 087/77 DTG 272309Z July 1977 is canceled.

3. Applicability and Scope

a. The provisions of this instruction apply to all organizational elements of the Navy concerning all international negotiations and agreements within the scope of references (a), (b) and (c), less those in the field of intelligence and cryptologic support, which will be the subject of a separate instruction.

b. In accordance with the provisions of reference (a), reference (b) relegates authority to approve the negotiation and conclusion of specified categories

of international agreements and promulgates amplifying procedures and policies.

c. Reference (c) promulgates references (a) and (b) within the Department of the Navy, relegates approval authority to the Chief of Naval Operations and the Chief of Naval Research and promulgates additional requirements and procedures.

4. Definitions

a. Two of the steps leading to each international agreement, "negotiation" and "conclusion", are defined in Section III of reference (a); however, Sections I, VI, VII and VIII thereof deal neither with "negotiation" nor "conclusion", per se. Rather, they deal with the exercise of approval authority associated with each of these steps: that is, first approving (or authorizing) the initiation of negotiations and, second, approving the text of the proposed agreement and authorizing its conclusion for the United States side.

(1) Approval authority is defined as the authority to grant or deny (with or without modifications or guidance) requests for authority to negotiate and or conclude international agreements.

(2) Thus, there are four steps leading to each international agreement, of which the first and third constitute the exercise of approval authority

(a) Authorizing the initiation of international negotiations consists of the exercise of approval authority to enter into negotiations or cause negotiations to be entered into with an agent or representative of a foreign government or international organization, upon the completion of which it is anticipated that an international agreement may result.

(b) Conducting international negotiations consists of participation in negotiations pursuant to the authority cited in subparagraph 4a(2) (a), above.

(c) Authorizing the conclusion of an international agreement consists of the exercise of authority to approve the text of a proposed agreement and

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either to conclude the agreement (as negotiated) for the United States side or to direct such conclusion.

(d) Concluding an international agreement consists of the act of signing, initialing, responding, or otherwise indicating the acceptance by the United States side of an international agreement (as negotiated) pursuant to the authorization cited in subparagraph 4a(2) (c), above.

b. The definition of "international agreement" set forth by Section IIIA of reference (a) includes the provision that it signify "the intention of the parties to be bound in international law." Guidance concerning the meaning of this provision can be found on page 3 of the first attachment to enclosure (1) of reference (a).

5. Responsibility

a. General. The proper discharge of responsibility for international agreements within the Navy depends on a thorough understanding of the provisions of references (a) through (c), this instruction, and a full appreciation for the intent of reference (a).

(1) Among the damaging consequences stemming from failure to discharge properly responsibilities for the exercise of authority conferred by references (a) through (c) and this instruction are undesirable transfers of defense technology, unauthorized disclosures of classified information, diplomatic commitments contrary to US foreign policy, unbudgeted fiscal commitments, violation of US laws or regulations, and the adverse impact of one negotiation or agreement on another.

(2) Two of the stated purposes of reference (a) which concern the reduction of these judgment related errors are proper submission of all concluded agreements in compliance with the Case Act (which permits the Congress to review all concluded agreements) and increased centralization of control over the exercise of approval authority for international agreements (intended to improve the quality of international agreements concluded within the Department of Defense).

(3) The responsibility of the Chief of Naval Operations for international agreements will be met

by close control over the exercise of approval authority and monitoring compliance with the provisions of references (a) through (c) and this instruction.

b. Exercise of Approval Authority

(1) The proper exercise of approval authority depends on the exercise of sound judgment, after consideration of all factors bearing on a prospective decision.

(a) Extensive coordination and other staffing are required, in order to insure that the officer who exercises approval authority has before him all necessary information on which to base his decision.

(b) Approval authority should not be delegated to an echelon of command, unless the level of judgment normally exercised at that echelon is commensurate with the delegated authority.

(2) Accordingly, a commander to whom approval authority is delegated by enclosure (3) of this instruction shall exercise that authority himself or, if he redelegates the approval authority, shall:

(a) Require that the factors cited in subparagraph 5a(1), above, be considered.

(b) Establish monitoring procedures, which will insure a full review of concluded agreements submitted by subordinates in accordance with subparagraph 7f, below.

(3) Guidance concerning exercise of approval authority is set forth in enclosure (1).

c. Monitoring Compliance. It is the responsibility of each commander who redelegates approval authority pursuant to enclosure (3) of this instruction to monitor compliance with the provisions of references (a) through (c) and this instruction.

(1) The adequacy of implementing instructions issued by subordinates shall be assured.

(2) Evaluation of adherence to the provisions of the cited directives shall be included in administrative inspections.

(3) Concluded agreements submitted pursuant to paragraph 7f, below, shall be reviewed by each echelon of command. Such review shall include consideration of the guidance set forth in enclosure (1).

d. The Deputy Chief of Naval Operations (Plans, Policy and Operations) (Op-06), in the Office of the Chief of Naval Operations (OPNAV):

(1) Shall exercise overall policy and management control within the Navy over the implementation of references (a), (b) and (c) and this instruction and shall for the Chief of Naval Operations transmit or coordinate all communications with any organizational element of the Department of Defense external to the Navy concerning delegation of approval authority, procedural requirements, and any other matters related thereto.

(2) Shall, for the Secretary of the Navy, when required pursuant to paragraph 4d(1) of reference (c), and for the Chief of Naval Operations, transmit or coordinate with the Office of the Assistant Secretary of Defense (International Security Affairs) and through that office with the Department of State all communications prepared by organizational elements of the Department of the Navy.

e. The Director; Politico - Military Policy Division (Op-61) is designated the OPNAV Central Office of Record, in compliance with Section IXB of reference (a).

f. The Central Repository maintained by the Judge Advocate General pursuant to paragraph 5a(1) of reference (c) satisfies the requirement of the Chief of Naval Operations to maintain a central repository for international agreements other than those in the field of intelligence and cryptologic support.

6. Authority

a. Reservation of Approval Authority. With regard to approval authority delegated to the Chief of Naval Operations, he reserves such authority for international agreements which are within the subcategories detailed in enclosure (2) and for all other international agreements not included in the categories set forth in enclosure (3).

b. Delegation and Redelegation of Approval Authority

(1) Except for the reservations cited in subparagraph 6a, above, approval authority delegated to the Chief of Naval Operations is redelegated hereby to Commanders in Chief of Fleets (FLTCINCS) and to other subordinates as set forth in enclosure (3) for international agreements which are within the subcategories detailed therein, with authority for redelegation as indicated and with authority for use of "summary procedures", as appropriate, in accordance with Section VIIIA(3) of reference (a).

(2) Such delegated and redelegated approval authority is limited to agreements pertaining to the respective responsibilities, under applicable directives of the Navy or higher authority, of the officials to whom it is delegated, and such officials shall be responsible for compliance with the applicable provisions of references (a), (b) and (c) and this instruction.

(3) Notwithstanding such delegated and redelegated approval authority, any proposal to initiate international negotiations or conclude an international agreement which may have a significant impact on the programs and budget of the Navy shall be submitted to the Chief of Naval Operations for approval.

c. Acting By Direction and As Directed with regard to the exercise of approval authority for international agreements.

(1) Acting by Direction. The standard practice, by which a staff officer acts "by direction" of or for the head of an organizational element, does not depend on redelegation of authority. On the other hand, the decision of a commander who exercises approval authority may be reflected in either a message or a letter released or signed by a staff officer "by direction". It is the exercise of approval authority by the commander with which this instruction is concerned, and not the signing of the document reflecting the decision. Because of the special significance of international agreements, particularly stringent control over the exercise of approval authority is required. Accordingly, exercise of approval authority on behalf of an officer listed enclosure (3)

is restricted to his principal deputy and none other.

(2) **Acting as Directed.** One official may act "as directed" by and for another official, to whom decision authority concerning international agreements has been delegated. An official who acts "as directed" (for example, a naval attache as directed by the Chief of Naval Operations):

(a) Does so only as specifically directed by an official to whom approval authority has been delegated, and the latter may not relinquish any responsibility in the matter.

(b) Shall be an official of the United States Government, but need not be in the same chain of command, nor even in the same department or agency, as the official for whom he acts. He may be military or civilian and of any appropriate seniority.

d. **Approval Authority Summary.** The priority order within the Navy for delegations and redelegations of approval authority set forth in references (a), (b) and (c) and this instruction are summarized as follows:

(1) The exercise of approval authority in each case is limited to matters within the competence of the head of the organizational element concerned.

(2) Approval authority which may be exercised by the Chief of Naval Operations consists of that authority delegated by Section C of reference (b) to the Secretary of the Navy and, thence, by reference (c) to the Chief of Naval Operations, subject to the exclusions set forth in Section B4 of reference (b).

(3) Within the limits of authority delegated to the Chief of Naval Operations, he reserves approval authority for all subcategories of agreements set forth in enclosure (2) and for all other international agreements not included in the categories set forth in enclosure (3).

(4) The Chief of Naval Operations delegates approval authority for subcategories of international agreements specified in enclosure (3) to subordinates

detailed therein, together with redelegation authority as indicated.

7. Procedures

a. **Procedures for Submission of Requests For Authorization.** Requests for authorization to initiate a specific negotiation or to conclude a specific international agreement shall be submitted, with supporting justification, via the chain of command.

(1) **Standard Procedures.** Such requests which are prepared for submission to officials of the Office of the Secretary of Defense shall be in conformance with the standard procedures set forth in Section VIIA of reference (a).

(2) **Summary Procedures.** Such requests which are submitted to the Chief of Naval Operations for final approval need not be in conformance with the standard procedures set forth in Section VIIA of reference (a), but must, as a minimum, describe the proposed agreements, cite the legal authority for the agreements, and state their fiscal impact, if any.

b. **Message Identification.** In order to facilitate message handling, all messages originated within the Department of the Navy which are addressed to the Secretary of the Navy or the Chief of Naval Operations and which concern requests for authority to initiate a specific negotiation and/or conclude a specific international agreement or requests for coordination action shall contain the code word "INTAG" on a separate line between the classification line and the subject lines at the beginning of the message text. Two examples follow:

EXAMPLE

UNCLAS //N02314//

INTAG

INTERNATIONAL AGREEMENT WITH ITALY
CONCERNING AIR SPACE

A. NAVCOMMSTA ITALY 271340Z JUN 77
NOTAL

1. REF A ADVISED ... etc

EXAMPLE

UNCLAS //N01341//

INTAG

**EXCHANGE OF LETTERS WITH CANADA
CONCERNING FUEL STORAGE**

A. CINCLANTFLT 291627Z JUN 77

**1. BY REF A, CINCLANTFLT REQUESTED
AUTHORITY ... etc**

c. Legal Review. An international agreement shall not be concluded by, or at the direction of, an official of the Navy, unless it has been reviewed by a judge advocate. International agreements involving offset matters, coproduction, cooperative research and development, leases and other procurement matters shall also be reviewed by an attorney of the Office of General Counsel prior to conclusion.

d. Disclosure of Classified Military Information. Before authorizing the initiation of any international negotiation or the conclusion of any international agreement which could result in the disclosure of classified military information to a foreign government, Navy personnel shall comply with references (d) and (e).

e. Submission of Concluded Agreements. Attention is directed to paragraph 5a(1) of reference (c) concerning submission of five reproducible certified copies of each concluded agreement within ten days of its conclusion directly to the Judge Advocate General. In order to facilitate the monitoring of the compliance with the provisions of references (a) through (c) and this instruction, an additional copy of each agreement concluded pursuant to approval authority delegated by enclosure (3) of this instruction shall be submitted to the Chief of Naval Operations via the chain of command. The letter of transmittal for an agreement concluded pursuant to

authority delegated by enclosure (3) of this instruction shall include the title of the officer(s) who exercised approval authority; that is, the officer(s) who authorized the initiation of negotiations and conclusion of the agreement.

f. Negotiating History. Documents constituting any part of the "complete negotiating history files" required to be maintained by each "organizational element" in accordance with Section IXB of reference (a), shall be retained by the organizational element concerned for a suitable period of time, but not less than one year, after which they shall be catalogued, transferred to the Federal Records Center, and the catalogue and transfer documents shall be maintained in or retrievable through, the Central Office of Record, in order to facilitate future retrieval of the negotiating history files. In no case shall any document of a negotiating history file be destroyed.

8. Implementing Regulations. Implementing regulations forwarded pursuant to Section XD of reference (a) shall be forwarded via the Chief of Naval Operations (Op-61).

9. Changes. Recommendations concerning changes to references (a) through (c) and this instruction and requests for redelegations of approval authority to SECNAV by organizational elements of the Office of the Secretary of Defense shall be submitted to CNO for appropriate action.

R. L. J. LONG
Admiral, U.S. Navy
Vice Chief of Naval Operations

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Guidance Concerning the Exercise of Approval Authority

1. General. It is incumbent upon the officer who exercises approval authority to insure that his decision is based upon a thorough review of all relevant factors, following full coordination with all concerned.

a. Procedural Factors. A number of issues must be considered, in order to determine who should exercise approval authority.

(1) First, it must be determined if the proposal concerns international agreements as defined in reference (a). If so, it then must be determined within which of the seven categories of international agreements in Section C of reference (b) the proposed agreement falls, by what chain of command and to what echelon approval authority is delegated by governing implementing directives, and whether or not there are reservations of authority or special provisions (such as the coordination mandated by Section E2 of reference (b)) in the implementing directives which take precedence.

(2) If there is any doubt about the status of any proposed agreement, the issue shall be submitted to higher authority for resolution.

b. Qualitative Factors. There can be no complete list of qualitative factors which should be considered, but approval authority shall not be exercised prior to consideration of at least the following:

(1) Consistency with policy

(2) Foreign disclosure and technology transfer implications

(3) Thorough review of legal, fiscal, technical, and politico-military implications

(4) The possible adverse impact of one negotiation on the conduct of another

c. Additional Guidance

(1) All international agreements concluded pursuant to references (a) through (c) and this instruction constitute commitments which are binding on the United States,

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notwithstanding subsequent non-concurrence by higher authority.

(2) Whereas review by a judge advocate (and possibly an attorney of the Office of General Counsel) is required (pursuant to paragraph 7c of this instruction) prior to conclusion of an international agreement, such review may be helpful also in making the determinations discussed in subparagraph 1a(1), above.

(3) In instances of doubt, issues shall be submitted to higher authority for resolution.

Enclosure (1)

Approval Authority Reserved By CNO

1. This enclosure applies only to approval authority delegated to the Chief of Naval Operations. Approval authority is defined in paragraph 4a of this instruction.

a. Pursuant to paragraph 6 of this instruction, the Chief of Naval Operations reserves approval authority concerning:

(1) The subcategories of international agreements set forth in paragraph 2, below, and

(2) All international agreements not included in the subcategories set forth either in this enclosure or in enclosure (3).

2. The Chief of Naval Operations reserves approval authority concerning the subcategories of international agreements set forth below.

a. Such approval authority may be exercised by the Chief of Naval Operations or as directed by him.

b. Assignments of "primary cognizance" detailed below indicate the office responsible to the Chief of Naval Operations for required staffing and do not convey any approval authority. However, Op-009 shall exercise primary cognizance for the exercise of approval authority for such international agreements in these subcategories which take the form of Information Exchange Programs (IEPs) (which provide for the exchange of U.S. Navy Classified Military Information) pursuant to references (d) and (e) (categories are keyed to Section C of reference (b)).

CATEGORY ONE. Technical, operational, working or similar implementing agreements or arrangements concluded pursuant to a treaty or executive agreement which contemplates implementing arrangements:

<u>Subcategory</u>	<u>Primary Cognizance</u>
Supplementary Navy uni-service offset agreements	Op-06
Supplementary Navy uni-service technical coproduction arrangements	Op-06

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New Navy uniservice agreements concerning storage and exchange of fuel	Op-04
Agreements concerning ocean surveillance, including air/space, surface, and under-sea surveillance	Op-095
1000 series Standardization Agreements (STANAGS)	Op-095
Agreements concerning Naval Command, Control and Communications matters, including information systems	Op-094
Agreements concerning the establishment or continued operation of Land based, Navy-operated American Forces Radio Television Service stations and networks overseas	Op-007

CATEGORY TWO. Agreements with allied and friendly countries for cooperative or reciprocal operational, logistical or other military support, including arrangements for shared use or licensing of military equipment, facilities, service and non-physical resources:

<u>Subcategory</u>	<u>Primary Cognizance</u>
Supplementary Navy-to-Navy Offset Agreements	Op-06
Cooperative Logistic Support Arrangements	Op-06
New Navy uniservice agreements concerning storage and exchange of fuel	Op-04
Agreements concerning the establishment or continued operation of land based, Navy operated American Forces Radio Television Service stations and networks overseas	Op-007

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Agreements concerning ocean surveillance, including air/space, surface, and undersea surveillance	Op-095
1000 series Standardization Agreements (STANAGS)	Op-095
Agreements concerning Naval Command, Control and Communications matters, including information systems	Op-094

CATEGORY THREE. Agreements relating to combined military planning, command relationships, military exercises and operations, minor and emergency force deployment, and exchange programs (for predominantly uniservice matters only):

<u>Subcategory</u>	<u>Primary Cognizance</u>
1000 series Standardization Agreements (STANAGS)	Op-095
NATO Allied Tactical Publications	Op-095
Agreements concerning Naval Communications matters, including Command, Control and Information systems	Op-094
Personnel Exchange Programs (PEP)	Op-01
Midshipman exchange programs	Op-099

CATEGORY FOUR. Agreements for the collection or exchange of military intelligence, including cryptologic support and counter-intelligence information, under approved cooperative intelligence programs:

(Note: In accordance with Section C4 of reference (b), delegation of authority for agreements in category FOUR will be the subject of separate directives.)

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CATEGORY FIVE. Agreements for the collection or exchange of military information and data:

<u>Subcategory</u>	<u>Primary Cognizance</u>
Exchange of information concerning NATO Allied Tactical Publications	Op-095
1000 series Standardization Agreements (STANAGS)	Op-095
5501 to 5999 series Standardization Agreements (STANAGS)	Op-094
Collection or exchange of Naval Command, Control and Communications information and data	Op-094
Hydrographic/Oceanographic surveys not within cognizance of Defense Mapping Agency	Op-094
Collection or exchange of information and data pertaining to technical and operational aspects of ASW and ocean surveillance	Op-095

CATEGORY SIX. Cooperative research, development, data exchange, and related licensed production and standardization agreements (for health and medical agreements only):

<u>Subcategory</u>	<u>Primary Cognizance</u>
Cooperative Research and Development agreements concerning medical and health matters	Op-098

CATEGORY SEVEN. Industrial security agreements under DOD Directive 5230.11 and agreements relating to military banking facilities and credit unions:

<u>Subcategory</u>
None

Enclosure (2)

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Approval Authority Delegated By CNO

1. This enclosure applies only to approval authority delegated to the Chief of Naval Operations. Approval authority is defined in paragraph 4a of this instruction.

a. The categories of international agreements concerning which the Chief of Naval Operations reserves approval authority are set forth in enclosure (2).

b. Pursuant to paragraph 6 of this instruction, approval authority delegated to the Chief of Naval Operations, but not reserved by him, is redelegated as set forth in paragraph 2, below.

c. Authority for further redelegation of approval authority is limited to that set forth in paragraph 3, below.

d. Attention is also directed to paragraph 6c(1) of this instruction, which limits the exercise of approval authority of staff officers "by direction".

2. Approval authority for the subcategories of international agreements specified below (keyed to Section C of reference (b)) is delegated hereby to the indicated commanders and other subordinates.

CATEGORY ONE. Technical, operational, working or similar implementing agreements or arrangements concluded pursuant to a treaty or executive agreement which contemplates implementing arrangements:

<u>Subcategory</u>	<u>Subordinate</u>
Essentially renewal of Navy uniservice minor agreements concerning storage and exchange of fuel	CHNAVMAT
Real Estate and Operating Construction Agreements for leases of property	CHNAVMAT & FLTCINCS
Minor technical, operational, working or similar implementing agreements or arrangements concluded pursuant to	FLTCINCS

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a treaty or executive agreement which contemplates implementing arrangements

Medical and Dental Support Agreements

CHBUMED

CATEGORY TWO. Agreements with allied and friendly countries for cooperative or reciprocal operational, logistical or other military support, including arrangements for shared use or licensing of military equipment, facilities, service and non-physical resources:

Essentially renewal of Navy uniservice minor agreements concerning storage and exchange of fuel

CHNAVMAT

Real Estate and Operating Construction Agreements for leases of property

CHNAVMAT &
FLTCINCS

Minor administrative, house-keeping and technical agreements for operational or logistical support

FLTCINCS

Medical and Dental Support Agreements

CHBUMED

CATEGORY THREE. Agreements relating to combined military planning, command relationships, military exercises and operations, minor and emergency force deployment, and exchange programs:

Predominately uniservice international agreements concerning minor operations and exercises

FLTCINCS

CATEGORY FOUR. Agreements for the collection or exchange of military intelligence, including cryptologic support and counter-intelligence information, under approved cooperative intelligence programs:

(Note: In accordance with Section C4 of reference (b), delegation of authority for agreements in this category will be the subject of separate directives)

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CATEGORY FIVE. Agreements for the collection or exchange of military information and data:

Exchange of information and data concerning ABCA Quadripartite Standards and 4000 series Weapons Standardization Agreements (STANAGS) CHNAVMAT

CATEGORY SIX. Cooperative research, development, data exchange, and related licensed production and standardization agreements (for health and medical agreements only):

None

CATEGORY SEVEN. Industrial security agreements under DOD Directive 5230.11 and agreements relating to military banking facilities and credit unions:

None

3. Approval authority for subcategories of international agreements specified in paragraph 2, above, may be redelegated only to the extent set forth below and without authority for further redelegation:

a. CHNAVMAT is authorized to redelegate such approval authority for CATEGORIES ONE and TWO international agreements (keyed to paragraph 2, above) to commanders of systems commands.

b. FLTCINCS are authorized to redelegate such approval authority for CATEGORIES ONE, TWO and THREE international agreements (keyed to paragraph 2, above) to the following commanders:

(1) CINCLANTFLT

(a) CATEGORIES ONE AND TWO international agreements concerning minor administrative, housekeeping and technical agreements for operational or logistical support.

1. Commander U.S. Naval Forces, Caribbean

2. *Commander Eastern Atlantic*

(b) CATEGORIES ONE and THREE international agreements concerning minor operations and exercises

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1. Commander Second Fleet
 2. Commander South Atlantic Force, U.S. Atlantic Fleet
 3. Commander Naval Surface Force, U.S. Atlantic Fleet
 4. Commander Patrol Wings, Atlantic
 5. Commander U.S. Naval Forces, Caribbean
 6. Commander Submarine Force, U.S. Atlantic Fleet
 7. *Commander Eastern ATLANTIC*
- (2) CINCPACFLT

(a) CATEGORIES ONE and TWO international agreements concerning minor administrative, housekeeping and technical agreements for operational or logistical support

1. Commander U.S. Naval Forces, Philippines
2. Commander U.S. Naval Forces, Japan
3. Commander U.S. Naval Forces, Korea
4. Commander U.S. Naval Forces, Marianas

(b) CATEGORIES ONE and THREE international agreements concerning minor operations and exercises

1. Commander Third Fleet
2. Commander Seventh Fleet
3. Commander Submarine Force, U.S. Pacific Fleet

(3) CINCUSNAVEUR

(a) CATEGORIES ONE and TWO international agreements concerning minor administrative, housekeeping and technical agreements operational or logistical support

1. Commander Fleet Air, Mediterranean

(b) CATEGORIES ONE AND THREE international agreements concerning minor operations and exercises

1. Commander Sixth Fleet
2. Commander Middle East Force
3. Commander Fleet Air, Mediterranean

Enclosure (3)